

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CR2011-048457-001 DT

06/27/2012

COMMISSIONER BRIAN S. REES

CLERK OF THE COURT
S. Fromm
Deputy

STATE OF ARIZONA

P T D - PRELIM BUREAU A COUNTY
ATTORNEY
SURI GUNTAKA REDDY

v.

SCOTT MICHAEL PARSONS (001)

SCOTT MICHAEL PARSONS
7203 W WETHERSFIED RD
PEORIA AZ 85381

PRETRIAL SERVICES AGENCY-CCC
PUBLIC DEFENDER-APPOINT
COUNSEL-CCC

INITIAL APPEARANCE

4:05 p.m.

Courtroom SCT 3C

State's Attorney:	Not Present
Defendant's Attorney:	Not Present
Defendant:	Present

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Defendant is advised of the right to remain silent and the right to counsel.

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CR2011-048457-001 DT

06/27/2012

IT IS ORDERED appointing Public Defender's Office to represent the Defendant for all further proceedings in this case.

THE COURT FINDS that the Defendant is not required to contribute any sum toward reimbursement for legal services provided by appointed counsel.

IT IS ORDERED entering a Not Guilty Plea on behalf of the Defendant at this time.

IT IS ORDERED releasing Defendant to the supervision restrictions and conditions of the Pretrial Services Agency of the Superior Court of Arizona, in and for the County of Maricopa including drug and alcohol monitoring which may include testing, evaluation and treatment as directed by Pretrial Services Agency.

The Court directs the Defendant to report to Pretrial Services, in person, immediately following today's proceedings and contact Pretrial Services, in person, after every court hearing.

IT IS ORDERED that Pretrial Services shall test the Defendant today. If the Defendant tests "clean" today, then he will be released on his own recognizance.

IT IS ORDERED setting a Status Conference on July 9, 2012 at 8:30 a.m. in Downtown Regional Court Center.

IT IS FURTHER ORDERED setting a Preliminary Hearing on July 17, 2012 at 8:30 a.m. in Downtown Regional Court Center.

LET THE RECORD REFLECT the Defendant has provided proof of ten-print fingerprints in accordance with A.R.S. § 41-1750.

4:09 p.m. Matter concludes.